

**UNITED STATES DISTRICT COURT
for the
DISTRICT OF MASSACHUSETTS**

BROADCAST MUSIC, INC.; EMI BLACKWOOD
MUSIC, INC.; HIDDEN PUN MUSIC, INC.; KISSING BOOTH
MUSIC, INC.; TOTALLED, INC. d/b/a SUSHI TOO MUSIC;
CARL PERKINS MUSIC, INC.; FOURTEENTH HOUR
MUSIC, INC.; PRONTO MUSIC, a division of COTILLION
MUSIC, INC.; SONY/ATV SONGS LLC d/b/a SONY/ATV TREE
PUBLISHING; WARNER- TAMERLANE PUBLISHING CORP.;
UNIVERSAL-DUCHESS CORPORATION; EMI VIRGIN
SONGS, INC. d/b/a EMI LONGITUDE MUSIC;
PEERMUSIC III LTD.; STEPHANIE NICKS, an individual d/b/a
WELSH WITCH MUSIC; SONY/ATV SONGS LLC d/b/a
SONY/ATV ACUFF ROSE MUSIC; COMBINE MUSIC CORP.;
SPRING-TIME MUSIC, INC.; ZOMBA SONGS INC.;
PAUL A. GEORGE, LUCIEN GEORGE, CURTIS BEDEAU,
BRIAN GEORGE, GERARD CHARLES and HUGH CLARKE,
a partnership d/b/a FORCEFUL MUSIC; EMBASSY MUSIC;
JOHN CAFFERTY, JR. d/b/a JOHN CAFFERTY MUSIC;
FREDERICK S. BIENSTOCK and HAMMERSTEIN MUSIC &
THEATRE COMPANY, INC., a Connecticut partnership d/b/a
EDWARD B. MARKS MUSIC COMPANY; DANDELION
MUSIC CO., a division of JAMIE MUSIC PUBLISHING CO.;
STONE DIAMOND MUSIC CORP.; SHERYL SUZANNE CROW
d/b/a OLD CROW MUSIC; JEFF TROTT d/b/a TROTTSKY
MUSIC; UNIVERSAL-SONGS OF POLYGRAM
INTERNATIONAL, INC.; FUEL PUBLISHING INC. d/b/a
PENER PIG PUBLISHING; PAINTED DESERT MUSIC
CORPORATION,

Plaintiffs,

v.

Civ.A.No.: 04cv12514NMG

GILLIAN'S SPORTS CAFÉ, INC. d/b/a GILLIAN'S SPORTS
CAFÉ and KIMBERLY A. WHITE and DAVID W. WHITE, each
individually,

Defendants.

DEFAULT JUDGMENT

Defendant GILLIAN'S SPORTS CAFÉ, INC. d/b/a GILLIAN'S SPORTS CAFÉ and KIMBERLY A. WHITE and
DAVID W. WHITE having failed to plead or otherwise defend in this action and its default having been entered.

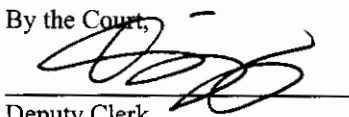
Now, upon application of plaintiff and affidavits demonstrating that defendant owes plaintiff the sum of \$ 23,416.94, which is three times the license fees that BMI would have received had defendants complied with the copyright laws, that defendant is not an infant or incompetent person or in the military service of the United States, and that plaintiff has incurred costs in the sum of \$ 300.00.

Defendants GILLIAN'S SPORTS CAFÉ, INC. d/b/a GILLIAN'S SPORTS CAFÉ and KIMBERLY A. WHITE and DAVID W. WHITE having failed to plead or otherwise defend in this action and its default having been entered,

It is hereby ORDERED, ADJUDGED AND DECREED that plaintiff recover from defendant \$ 23,416.94 the principal amount of \$ 20,812.50, with costs in the amount of \$ 300.00 and prejudgment interest at the rate of 12 % from 11/30/04 to 10/26/05 in the amount of \$ 2,304.44 for a total judgment of \$ 23,416.94 with interest as provided by law.

Dated: 10/26/05

By the Court,


Deputy Clerk

NOTE: The post judgment interest rate effective this date is 4.19 %.